## EXHIBIT A

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

JENNIFER VANDERSTOK;
MICHAEL G. ANDREN;
TACTICAL MACHINING, LLC;
FIREARMS POLICY COALITION, INC., et al.,

Plaintiffs and Intervenors

and

Not An LLC d/b/a JSD SUPPLY,

Applicant in Intervention,

v.

MERRICK GARLAND; UNITED STATES DEPARTMENT OF JUSTICE; STEVEN DETTELBACH; and BUREAU OF ALCOHOL, TOBACCO, FIREARMS AND EXPLOSIVES,

Defendants.

Civil Action No. 4:22-cv-691-O

## SUPPLEMENTAL DECLARATION OF JORDAN VINROE

- I, Jordan Vinroe, declare under penalty of perjury, pursuant to 28 U.S.C. § 1746, that the following statements are true and correct to the best of my knowledge:
- 1. I am over 18 years of age, competent to testify, and have personal knowledge of the matters stated herein.
  - 2. I am the sole member and manager of Not An LLC, doing business as JSD

Supply, a Pennsylvania limited liability company.

3. Compared to 2021, JSD's income is down 87% since the Final Rule at issue in the above captioned case was announced in April 2022 and down 73% since the Final Rule became effective in Augsut 2022.

Dated this 9th day of May 2023:

Jordan Vinroe

Manager, Not an LLC, dba JSD Supply